Remarks

Reconsideration of this Application is respectfully requested. Claims 1-22 are pending in the application, with 1, 13, and 20 being the independent claims. Claims 1, 4, 6-11, 13, and 15-22 are sought to be amended. The amendments to these claims are solely for the purpose of clarifying the claim language. These amendments have no effect on the scope of these claims, and are fully supported by the claims as originally filed. Entry of these amendments is respectfully requested. The Applicants submit that the following arguments establish that the application is in condition for allowance.

Rejections Under 35 U.S.C. § 103

1. The Rejection of Claims 1, 2, 8-11, 13, 14, 17-19, 20, and 22 Over Kane In View Of Newton Should Be Withdrawn.

The Examiner rejected claims 1, 2, 8-11, 13, 14, 17-19, 20, and 22 under 35 U.S.C. § 103(a) as allegedly having been obvious from the combination of U.S. Patent Number 6,317,728 ("Kane") in view of Newton's Telecom Dictionary ("Newton"). The Applicants request reconsideration of this rejection and that it be withdrawn.

a. Independent Claims 1, 13, and 20

The rejection states that "Kane '728 discloses the claimed invention except for receiving in an encrypted format data." (Paper No. 4, page 2). The Applicants respectfully dispute the Examiner's reading of Kane.

The Applicants submit that this rejection fails to establish *prima facie* obviousness.

Section 706.02(j) of the MPEP states that the Examiner

should set forth in the Office action ... the relevant teachings of the prior art relied upon, preferably with reference to the relevant column or page number(s) and line number(s) where appropriate. ... To establish a *prima facie* case of obviousness, the prior art reference (or references when combined) must teach or suggest all the claim limitations.

This rejection does not comply with these requirements. There is no statement in the rejection that Kane teaches or suggests all of the claim limitations of the independent claims (1, 13, and 20), and there is no indication in the rejection of where in Kane ("the relevant column ... and line numbers") any of the independent claim limitations can be found.

It is clear that Kane discusses an invention that is completely unrelated to the presently claimed invention. Kane discusses a system for automated buying and selling of stocks

according to a set of rules that are adjusted according to the performance of the system. The Kane system can automatically place buy or sell orders (col. 2, lines 53-54) according to a set of rules (col. 2, lines 65-66). The system can evaluate whether the rules it uses tend to make money or lose money (col. 8, line 33 – col. 10, line 46). It can then adjust the rules by which it places buy and sell orders in order to train the system to make trades that result in profit (col. 11, lines 19-43).

The presently claimed inventions are directed to systems and methods that are entirely different from anything disclosed by Kane. The presently claimed systems and methods involve trading actively managed exchange traded funds (AMETFs), which have secret portfolios. In order to trade these funds on secondary markets, investors and market specialists must have some idea what the funds are worth (i.e., they must know the approximate underlying values of the funds) during the trading day. But because the identities and quantities of the securities held in the funds are kept secret by fund managers, it has previously been impossible to determine the approximate intraday values of the funds during the trading day, and hence, it has been impossible to allow trading of shares of these funds on secondary markets. The present invention provides a solution by providing a system and method for determining an NAV proxy (approximate intraday value of the fund during the trading day) for AMETFs.

All claims recite either the steps of or a system for (1) receiving an encrypted file containing adjusted portfolio information, (2) decrypting the file to provide the security positions in the fund, and (3) calculating an intra-day NAV proxy for the fund. Not one of these elements is taught or suggested anywhere in Kane, let alone all three. Kane has nothing to do, and never even mentions, exchange traded funds, and certainly has nothing at all to do with providing NAV

proxy information regarding a secret portfolio fund. Therefore, contrary to the assertion in the rejection, Kane absolutely does *not* disclose the claimed invention.

The rejection further cited Newton's Telecom Dictionary ("Newton"), page 710, for the proposition that "it is known in the art that a SSL protocol is a transport level technology for authentication and data encryption between a Web Server and a Web Browser." (Paper No. 4, page 2). The Applicants respectfully submit that even if encryption technology is known in the art, there is no teaching or suggestion in Kane, Newton, or any combination thereof, of applying encryption to a fund portfolio to ensure secrecy of the fund portfolio, applying decryption to determine the contents of the fund portfolio, and updating a NAV proxy during the day based on the contents of the decrypted fund portfolio. Thus the combination of Kane and Newton fails to establish *prima facie* obviousness.

The rejection states that "Kane ... further discloses calculating the intra-day net asset value proxy for the fund by applying prices received from a quote feed to security positions in the fund portfolio. Col. 10, lines 65-67, Col. 11, lines 1-8." The Applicant respectfully disputes this reading of Kane. The cited portions of Kane read:

The trading system monitors a portfolio of securities in real time, executing buy, sell, sell short, and buy to cover trades automatically. ... The system is targeted to intra-day trading, a method of trading well suited to computer automation. A combination of real time monitoring of a portfolio of stocks and no holding of positions overnight (trading flat) can shield an investor from loss while maximizing gain. The system performs the kind of careful, tireless monitoring required, giving the user a daily return on his investment while minimizing risks."

There is no mention here of calculating an intra-day NAV proxy for a fund. While the cited portion mentions "intra-day trading," the context is automated trading: there is no indication that the system monitors anything other than the prices of individual stocks, and there

is certainly no indication that the system monitors or calculates a net asset value proxy. There would be no motivation to do so in Kane.

The rejection fails to establish *prima facie* obviousness of any of the independent claims, thus all claims should be allowable.

b. Dependent Claims 2, 14, and 22

The rejection states that Kane discloses "disseminating the intra-day net asset value proxy for the fund on a continual basis throughout a trading day. Col. 8, lines 25-32." (Paper No. 4, page 3). The Applicants disagree with this reading of the cited passage. Those lines of Kane discuss a system that provides a

real time internet client allowing users to monitor trade execution and position values held so that a customer can feel connected to the trading environment. The computer makes the decisions but can be monitored remotely. Wealth-Builder also allows customer override and entry of trading commands and provides a single screen for quote and position information.

There is no mention here of determining an intra-day NAV proxy for an exchange traded fund. The most Kane can be read to teach here is calculation of "position values held" and "quote and position information," not for an exchange traded fund, but rather for a group of investments held by a private investor and monitored by Kane's automated trading system. Furthermore, there is no mention here of calculating the net asset value of the group of investments monitored by the Kane trading system, and there is certainly no mention of calculating any sort of NAV proxy for that group of investments. No *prima facie* obviousness has been shown for claims 2, 14, and 22.

c. Dependent Claims 8 and 17

The rejection states that Kane discloses "decrypting a portfolio file received from the fund and populating a table with fund positions including a security identifier and quantity of shares held in the fund. Fig. 19". (Paper No. 4, page 3). While Fig. 19 of Kane does show a spreadsheet with stock symbols, it does not appear to show any sort of indicator of "quantity of shares held in the fund." The headings in Fig. 19 of Kane are related to the market price indicators and trading volumes of the listed stock symbols – but no heading relates to a number of shares held. No *prima facie* obviousness has been shown for claims 8 and 17.

d. Dependent Claims 9 and 18

The rejection states that Kane discloses "continually receiving quotes from a quote feed; and determining whether a currently received quote corresponds to a security in the table. Col. 10, lines 47-67, Col. 11, lines 10." (Paper No. 4, page 4). The cited passages of Kane read:

Wealth WizardTM manages the portfolio in real time to optimize profit or cut loss. The primary reasons to drop a position are: [Table omitted]

The classification of a position as win or loss (good decision or bad decision) is important in the learning process.

The trading system monitors a portfolio of securities in real time, executing buy, sell, sell short and buy to cover trades automatically.

When the system wakes up in the morning, it interrogates the brokerage account to obtain available capital, available margin, and other relevant information.

This citation discusses several things completely unrelated to the claim limitations at issue in claims 9 and 18. The portions from col. 10 discuss managing a portfolio in real time, monitoring a portfolio, and executing trading orders – but do not mention receiving quotes from a quote feed and determining whether a quote corresponds to a security in a table. The portion from Col. 11

discusses gathering information from a brokerage account regarding how much money an investor has to invest (available capital), how much trading on credit the investor is allowed (available margin), and undisclosed "other relevant information" – but nothing here either has anything to do with receiving quotes, and nothing here has anything to do with determining whether a received quote corresponds to a security in any table. No *prima facie* obviousness has been shown for claims 9 and 18.

e. Dependent Claims 10, 11, and 19

The rejection of claims 10, 11, and 19 states that "it is inherently obvious that to calculate the position (value of the holding of a security) of a security, it is well known and understood that the number of shares multiplied by the current quote equals the value position of the security." (Paper No. 4, page 4). This statement fails to establish *prima facie* obviousness of claims 10, 11, and 19 because it ignores most of these claims.

Claims 10, 11, and 19 recite (in part) "retrieving a number of shares in the position," and claims 11 and 19 recite calculating a new fund NAV proxy by taking the sum of the values of the current positions in all of the securities in the table. The rejection does not address these recitations of the rejected claims, and thus fails to establish *prima facie* obviousness of these claims.

2. The Rejection of Claims 3, 4, 15, and 16 Over Kane and Newton in view of Wolfberg Should Be Withdrawn.

The Examiner rejected claims 3, 4, 15, and 16 under 35 U.S.C. § 103(a) as allegedly having been obvious from the combination of U.S. Patent Number 6,317,728 ("Kane") and Newton's Telecom Dictionary ("Newton") in view of U.S. Patent No. 5,214,579 ("Wolfberg"). The Applicants request reconsideration of this rejection and that it be withdrawn.

As shown above in section 1, the combination of Kane and Newton does not establish *prima* facie obviousness of any of the rejected claims. Wolfberg does nothing to supplement the deficiencies of Kane and Newton with respect to the independent claims or any of the dependent claims.

The rejection cites Wolfberg for an alleged teaching that a "portfolio is adjusted to reflect any transactions made on the prior trading day. Fig. 15A-B." (Paper No. 4, page 5). Even if Fig. 15A-B of Wolfberg could be read to teach adjusting a portfolio to reflect transactions made on the prior trading day (which it cannot), this still does not address the fact that neither Wolfberg nor Kane mention or calculate a NAV proxy.

The rejection cites Kane for teaching "managing the portfolio in real time and taking into account all costs to optimize profit or cut loss. Col. 10, lines 47-67, col. 11, lines 1-17." (Paper No. 4, page 6). But this is not the same as adjusting a portfolio to reflect transactions from the prior trading day. The rejection states that "it is inherent in the determination of profit/loss that all costs be incorporated into the calculations when made available." (Paper No. 4, page 6). Even if this were true, it still does not address the claim recitations in claims 3 and 15 to update a portfolio for an exchange traded fund. The rejection states that Wolfberg teaches a system "wherein the portfolio is adjusted to take into consideration factors such as dividend credits and expenses attributable to the current trading day. Fig. 15A-B." (Paper No. 4, page 6). The Applicants dispute that Fig. 15A-B of Wolfberg teaches what the rejection alleges, and submit that Fig. 15A-B of Wolfberg does not involve updating a portfolio, or calculating a NAV proxy based on the updated portfolio.

3. The Rejection of Claims 5-7 and 21 Over Kane and Newton in view of Atkins Should Be Withdrawn.

The Examiner rejected claims 5-7 and 21 under 35 U.S.C. § 103(a) as allegedly having been obvious from the combination of U.S. Patent Number 6,317,728 ("Kane") and Newton's Telecom Dictionary ("Newton") in view of U.S. Patent No. 5,875,437 ("Atkins"). The Applicants request reconsideration of this rejection and that it be withdrawn. As shown above in section 1, the combination of Kane and Newton does not establish *prima facie* obviousness of any of the rejected claims. Atkins does nothing to supplement the deficiencies of Kane and Newton with respect to the independent claims or any of the dependent claims.

Regarding claims 5 and 6, the rejection states that Kane "does disclose encryption and SSL internet protocol" and that Atkins does teach that a "net asset value proxy calculation is executed within a trusted system. Col. 32, lines 48-60." (Paper No. 4, pages 7 and 8). Nothing in the cited portions discusses any sort of calculation, let alone a net asset value proxy calculation.

Regarding claims 7 and 21, the rejection states that Atkins teaches "denying access to the decrypted portfolio file from outside of the calculation process. Col. 32, lines 48-60." (Paper No. 4, page 8). The only possibly relevant part of the cited portion of Atkins reveals only that the system can "prevent unauthorized use of the MyNetTM instruments." (Atkins, col. 32, line 59). There is no mention of a decrypted portfolio file or a process for calculation of a NAV proxy.

Conclusion

All of the stated grounds of objection and rejection have been properly traversed, accommodated, or rendered moot. Applicants therefore respectfully request that the Examiner reconsider all presently outstanding objections and rejections and that they be withdrawn. Applicants believe that a full and complete response has been made to the outstanding Office Action and, as such, the present application is in condition for allowance. If the Examiner believes, for any reason, that personal communication will expedite prosecution of this application, the Examiner is invited to telephone Michael Stimson at (202) 383-6906.

Prompt and favorable consideration of this Amendment is respectfully requested.

Respectfully submitted,

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